

ORIGINAL



19

RECEIVED

RON KENT HOOPER, AZ Bar # 1961  
Attorney For INTERNATIONAL GLOBAL POSITIONS, INC.,  
JOHN J. MADSEN and MICHAEL J. COKER  
3420 East Shea, Ste 247, Phoenix, AZ 85028  
RHooperAty@aol.com; (602) 953-5267; Fax 953-5269

2004 JAN 15 A 9:54

AZ CORP COMMISSION  
DOCUMENT CONTROL

**BEFORE THE ARIZONA CORPORATION COMMISSION**

**COMMISSIONERS**  
**MARK SPITZER, Chairmen,**  
**JIM IRVIN**  
**WILLIAM A. MUNDELL**  
**JEFF JATCJ-MILLER**  
**MIKE GLEASON**  
**KRISTINK. MAYES**

Arizona Corporation Commission

**DOCKETED**

JAN 15 2004

DOCKETED BY

DOCKET NO S-03523A-03-0000

In the matter of

INTERNATIONAL GLOBAL POSITIONS,  
INC., a Nevada Corporation, 720 Brazos St,  
Suite 500, Austin TX 78701

JOHN J. MADSEN  
11801 W. HWY 71  
Austin TX 78738

MICHAEL J. COKER  
11801 W. HWY 71  
Austin TX

JAMES W. DREOS, individually and deba  
DREOS FINANCIAL SERVICES,

EDMOND L. LONERGAN, and JANE DOE  
LONERGAN

CORPORATE ARCHITECTS, a Nevada  
corporation.


**MOTION TO SEVER  
PROCEEDINGS AGAINST  
INTERNATIONAL GLOBAL  
POSITIONS INC, JOHN J. MADSEN  
And MICHAEL J. COKER FROM  
THOSE AGAINST THE OTHER  
RESPONDENTS**

Respondents INTERNATIONAL GLOBAL POSITIONS, INC., JOHN J. MADSEN  
and MICHAEL J. COKER, through their Attorney Ron Kent Hooper, move to sever the  
proceedings against these respondents from the proceedings against the other  
respondents.

**A severance is necessary to protect the interests of investors and prevent Respondent JAMES W. DREOS from interfering with IGP's contractual relations with the manufacturer of the Global Positioning Device marketed by IGP.** As documented in the January 8, 2004 letter from Akin Gump, of the firm Straus Hauer & Feld, L.L.P., attached to IGP's Second Amended Response to the Complaint, and as further documented for the Securities Division, DREOS sabotaged IGP's contracts with the manufacturer of the global positioning device IGP marketed and pursued an outrageous campaign, slandering and libeling Respondents to destroy IGP, COKER and MADSEN and render the interests of investors worthless.

Rule 20(b), Arizona Rules Of Civil Procedure, empowers Courts to may make such orders to prevent a party from being embarrassed, delayed or put to expense and may order separate trials or make other orders to prevent delay or prejudice. This tribunal should order a severance to protect investors, enable the success of IGP and prevent continuing psychopathic efforts of JAMES W. DREOS to prevent IGP from distributing the Global Positioning Devices it markets.

Respectfully submitted: Thursday, January 15, 2004

  
\_\_\_\_\_  
RON KENT HOOPER, Attorney For  
Respondents IGP, MADSEN and COKER  
3420 East Shea, Suite 247, Phoenix, AZ 85028  
Phone (602) 953-5267; Private Fax (602) 953-5269  
RHooperAty@aol.com; AZ Bar # 1961

**Certificate of Service. On Thursday, January 15, 2004**

a copy of the foregoing was: Delivered to:

PAMELA JOHNSON, Esquire  
Securities Division  
Arizona Corporation Commission  
1300 West Washington, 3<sup>rd</sup> Floor  
Phoenix, AZ 85007  
602-542-0702

By   
\_\_\_\_\_  
Ron Kent Hooper